and Nonprocurement Programs." The list is available to Federal agencies from the U.S. Government Printing Office. Non-federal parties should contact the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, (202) 512–1800.

(8) Not delinquent on Federal debt or a Federal judgment debtor, with the exception of those debtors described in

§ 3560.55 (b).

- (b) Additional requirement for applicants with prior debt. If an applicant or the managing general partner of a borrower, as well as any affiliated entity having a 10 percent or more ownership interest, has a prior or existing Agency debt, the following additional require-
- ments must be met.

  (1) The applicant must be in compliance with any existing loan or grant agreements and with all legal and regulatory requirements or must have an Agency-approved workout agreement and be in compliance with the provisions of the workout agreement. The Agency may require that applicants with monetary or non-monetary deficiencies be in compliance with an Agency-approved workout agreement for a minimum of 6 consecutive months before becoming eligible for further assistance.
- (2) The applicant must be in compliance with the Title VI of the Civil Rights Act of 1964, section 504 of the Rehabilitation Act of 1973, and all other applicable civil rights laws.
- (c) Additional requirements for nonprofit organizations. In addition to the eligibility requirements of paragraphs (a) and (b) of this section, nonprofit organizations must meet the following criteria:
- (1) The applicant must have received a tax-exempt ruling from the IRS designating the applicant as a 501(c)(3) or 501(c)(4) organization.
- (2) The applicant must have in its charter the provision of affordable housing.
- (3) No part of the applicant's earnings may benefit any of its members, founders, or contributors.
- (4) The applicant must be legally organized under state and local law.
- (5) In the case of off-farm labor housing loans and grants, nonprofit organizations must be "broad-based" non-

profit organizations (refer to  $\S 3560.555(a)(1)$ ).

- (d) Additional requirements for limited partnerships. In addition to the applicant eligibility requirements of paragraphs (a) and (b) of this section, limited partnership loan applicants must meet the following criteria:
- (1) The general partners must be able to meet the borrower contribution requirements if the partnership is not able to do so at the time of loan request.
- (2) The general partners must maintain a minimum 5 percent financial interest in the residuals or refinancing proceeds in accordance with the partnership organizational documents.
- (3) The partnership must agree that new general partners can be brought into the organization only with the prior written consent of the Agency.
- (e) Additional requirements for Limited Liability Companies (LLCs). In addition to the applicant eligibility requirements of paragraphs (a) and (b) of this section, LLC loan applicants must meet the following criteria:
- (1) One member who holds at least a 5 percent financial interest in the LLC must be designated the authorized agent to act on the LLC's behalf to bind the LLC and carry out the management functions of the LLC.
- (2) No new members may be brought into the organization without prior consent of the Agency.
- (3) The members must commit to meet the equity contribution requirements if the LLC is not able to do so at the time of loan request.

## § 3560.56 Processing section 515 housing proposals.

Processing requirements for farm labor housing proposals are found in subpart L of this part for Off-Farm and subpart M of this part for On-Farm.

- (a) Notice of Funding Availability (NOFA) responses. (1) The Agency will publish an annual NOFA with deadlines and other information related to submission of new construction MFH proposals, including expansion of existing MFH in designated places selected in accordance with § 3560.57.
- (2) To be eligible for funding consideration, MFH proposals must be submitted in accordance with the NOFA

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and must provide information requested in the NOFA for the Agency to score and rank the proposals.

- (3) MFH proposals needing rental subsidies must include requests for Agency rental assistance or a description of any non-Agency rental subsidy to be used with the proposal and must provide information required by § 3560.260 (c).
- (4) The Agency will consider housing proposals requesting rental assistance in rank order to the extent rental assistance is available. When there is no rental assistance available, the Agency will consider only those housing proposals in rank order that do not require rental assistance.
- (b) Preliminary proposal assessment. The Agency will make a preliminary assessment of the application using the following criteria and will reject those applications which do not meet all of these criteria:
- (1) The proposal was received by the submission deadline specified in the NOFA.
- (2) The proposal is complete as specified in the NOFA,
- (3) The proposal is for an authorized purpose, and
- (4) The applicant meets Agency eligibility requirements.
- (c) Scoring and ranking project proposals. The Agency will score and rank each housing proposal that meets the criteria of paragraph (b) of this section.
- (1) The following criteria will be used to score housing proposals as more completely established in the NOFA:
- (i) The presence and extent of leveraged assistance in the proposal for the units that will serve tenants meeting Agency income limits at basic rents comparable to what the rent would be if the Agency provided full financing.
- (ii) The proposal will provide rental units in a colonia, tribal land, Rural Economic Area Partnership (REAP) community, Enterprise Zone or Empowerment Community (EZ/EC) or in a place identified in the state Consolidated Plan or a state needs assessment as a high need community for MFH.
- (iii) The proposal supports Agency initiatives announced in the NOFA.
- (iv) The proposal uses a donated site which meets the following conditions:

- (A) The site is donated by a state, unit of local government, public body or a nonprofit organization;
- (B) The site is suitable for the housing proposals and meets Agency requirements;
- (C) Site development costs do not exceed what they would be to purchase and develop an alternative site;
- (D) The overall cost of the MFH is reduced by the donation of the site; and
- (E) A return on investment is not paid to the borrower for the value of the donated site nor is the value of the site considered as part of the borrower's contribution.
- (2) The Agency will rank housing proposals based on their scoring.
- (i) When proposals have an equal score, preference will be given to Indian tribes as defined in §3560.11 and local nonprofit organizations or public bodies whose principal purposes include low-income housing that meet the conditions of §3560.55(c) and the following conditions.
- (A) Is exempt from Federal income taxes under section 501(c)(3) or 501(c)(4) of the Internal Revenue code;
- (B) Is not wholly or partially owned or controlled by a for-profit or limited-profit type entity;
- (C) Whose members, or the entity, do not share an identity of interest with a for-profit or limited-profit type entity;
- (D) Is not co-venturing with another entity; and
- (E) The entity or its members will not be receiving any direct or indirect benefits pursuant to LIHTC.
- (ii) A drawing will be held in the event of a tie score, first for proposals from applicants who meet the conditions of paragraph (c)(2)(i) of this section and next for proposals from applicants for which paragraph (c)(2)(i) of this section is not applicable. Each proposal will be numbered in the order in which it is drawn.
- (3) The Agency will request initial loan applications from parties who submitted the housing proposals with the highest ranking, taking into consideration available funds. The Agency will notify non-selected parties with the reasons for their non-selection, and the process that may be used to seek a review of the non-selection decision.

- (d) Processing initial loan applications. The Agency will review all initial loan applications submitted in accordance with Agency requirements to further evaluate the eligibility and feasibility of the housing proposals. This determination will include:
- (1) A review of the preliminary plans and cost estimates,
  - (2) A market feasibility review,
- (3) An Agency site visit to gather preliminary environmental information and determine that the proposed site meets the site requirements of § 3560.58,
- (4) A review of the Affirmative Fair Housing Marketing Plan,
- (5) An analysis of current credit reports,
- (6) A review of Civil Rights Impact Analysis in accordance with 7 CFR part 2006, subpart P, and
- (7) Completion of the appropriate level of environmental review in accordance with 7 CFR part 1940, subpart G.
- (e) Processing order of initial loan applications. The Agency will process initial loan applications in rank order, taking into account available funds. If any initial loan applications are withdrawn, rejected, or delayed for a period of time that will not permit funding in the current funding cycle, the Agency will process, in rank order, the next initial loan application as funding levels permit.
- (f) Other assistance. During each stage of loan application processing, loan applicants must notify the Agency of all other assistance, including other Federal Government assistance proposed or approved for use in connection with the loan application.
- (g) Proposal withdrawal or rejection. An applicant may withdraw a housing proposal, an initial loan application, or a final loan application at any time during the Agency review process with a written request. The Agency may reject a housing proposal, an initial loan application, or a final loan application at any time during the Agency review process when an applicant fails to provide information requested by the Agency within the time frame specified by the Agency.
- (h) Final applications. Applicants, with initial loan applications that are

selected by the Agency for further processing, must submit a final application, with any additional information requested by the Agency, to confirm and document a housing proposal's eligibility and feasibility, including an affirmative fair housing marketing plan. The Agency will notify applicants with initial loan applications that are not selected for further processing of their non-selection, the reasons for their non-selection, and the process that may be used to seek a review of the non-selection decision.

(i) Rural cooperative housing proposals. Rural cooperative housing loan proposals will be solicited through a NOFA and will be assessed and processed in the same manner described in paragraphs (a) through (h) of this section.

## § 3560.57 Designated places for section 515 housing.

- (a) Establish a list of designated places. The Agency will establish a list of designated places from which loan proposals will be accepted. The list is updated each fiscal year and is available when the NOFA is published. The NOFA provides information on obtaining the list. This list will be developed from a list of rural places which the Agency identifies as having the greatest need for multifamily housing based on the following factors:
- (1) Qualification as a rural area as defined in § 3560.11,
  - (2) Lack of mortgage credit, and
- (3) Demonstrated need for MFH based
- (i) The incidence of poverty,
- (ii) The existence of substandard housing,
- (iii) The lack of affordable housing, and
- (iv) The following high need areas:
- (A) Places identified in the state Consolidated Plan or similar state plan or needs assessment report,
- (B) Indian reservations or communities located within the boundaries of tribal allotted or trust land, and
- (C) EZ/EC or REAP communities.
- (b) Establishing partnership designated place list. The Agency, in states with an active leveraging program and formal partnership agreement with the state agency, may establish a partnership